

SOCIETIES

Copper City Lodge No. 18

Meets Every Monday Night. Visiting Brothers Cordially Invited. H. V. COMBS, N. WALTER TAPPIN, Secretary

Century Chapter O. E. S. No. 10.

Meets the second and fourth Thursday evenings of each month, except July and August. Visiting members cordially invited. JAS. S. URBAN, Sec'y.

Evening Star Rebekah Lodge No. 15.

Meets first and third Tuesday evenings of each month. Visiting members cordially invited. MARGARET CAMPBELL, Noble Grand, Secretary.

MESQUITE CAMP No. 19 W. O. W.

Meets each first and third Thursday night at Masonic Hall. Visiting members extended a cordial welcome. J. A. BILLINGSLEY, Com. WM. NIELSEN, Clerk

B. P. O. Elks Clifton Lodge No. 1174.

MEETS MASONIC HALL First and Third Wednesdays 8 P. M. Visiting Brothers Welcome. H. C. MIX, Exalted Ruler, C. G. COLE, Secretary

Crescent Temple No. 10 PYTHIAN SISTERS

Meets the first and third Thursday evenings, and the second and fourth Thursday afternoons. Visiting sisters cordially invited. MRS. CORA SCHLOTZHAUER, M. E. C. MRS. GERTRUDE RUBLEY, M. of R. & C.

Fraternal Order of Eagles Clifton Aerie No. 1690

Meets every 2nd and 5th Wednesday of each month at Masonic Hall. Visiting brothers will receive a hearty welcome. M. W. JUELG, Pres. CHAS. WRIGHT, Secretary.

Clifton Lodge No. 17. Knights of Pythias

Meets every Friday night at Masonic Hall. Visiting Brothers will receive a fraternal welcome. W. S. SCHLOTZHAUER, C. C. N. K. of R. & S.

Coronado Lodge No. 8 F. & A. M. CALENDAR FOR 1911

REGULAR COMMUNICATION August 5th, September 2nd, October 7th, November 4th, December 2nd. Special meetings when blue flag hoisted. Visiting brothers cordially invited. J. A. MCLEAY, W. M. THOMAS SMITH Secretary.

PROFESSIONAL CARDS. EDWARD GOMEZ

INTERPRETER AND TRANSLATOR English and Spanish

E. V. HORTON ATTORNEY AT LAW. CLIFTON, ARIZONA.

M. J. EGAN. ATTORNEY AT LAW Office: Northeast of the Lawn Tennis Court in the shadow of a great rock. CLIFTON, ARIZONA

JAMES S. FIELDER. ATTORNEY AT LAW Will practice in Western Texas, New Mexico and Arizona. DEMING, NEW MEXICO.

L. KEARNEY. ATTORNEY AT LAW. NOTARY PUBLIC. Office Chase Creek Opposite Dunn's Drug Store. CLIFTON, ARIZONA

W. C. McFARLAND JOHN R. HAMPTON M. C. FARLAND & HAMPTON ATTORNEYS AT LAW Webster-Hampton Block, CLIFTON, ARIZONA

E. E. WALL Attorney-at-Law Office 161 A, Chase Creek. Opposite Chase Creek Bridge. Clifton, Arizona

A PROCLAMATION

By the Governor of Arizona for the Holding of a General State Election

Whereas, I, Richard E. Sloan, Governor of the Territory of Arizona, did, on the 28th day of August 1911, receive from the president of the United States a certified copy of the joint resolution of the senate and house of representatives of the United States, approved August 21, 1911, and a notice to the effect that under said resolution so certified it is made my official duty, as Governor of the Territory of Arizona, within thirty days from the date of the receipt of such certificate and notice, to issue a proclamation for the holding of the first general election as provided for in election ordinance No. 2, adopted by the constitutional convention of Arizona, and for the submission to a vote of the electors of the said territory of the amendment to the constitution of the proposed State of Arizona in accordance with the terms and conditions contained in said joint resolution:

Now, therefore, in pursuance of the authority conferred by the Act of Congress, approved June 20, 1910, and the joint resolution of the senate and house of representatives of the United States of America in congress assembled, approved August 21, 1911, and in accordance with said certificate and notice received from the President of the United States, I, Richard E. Sloan, Governor of the Territory of Arizona, do hereby proclaim and order that a general election shall be held within the Territory of Arizona on Tuesday, the 12th day of December, 1911.

I do further proclaim and order that at said election there shall be elected those officers who, by the terms of the constitution of the proposed State of Arizona, are to be elected at the first state election provided for by said Act of June 20, 1910, that is to say, there shall be elected a governor, a secretary of state, a state auditor, a state treasurer, an attorney general and a superintendent of public instruction, the term of office of each of which officers shall end on the first Monday of January A. D. 1913, or when his successor is elected and qualified.

I do further proclaim and order that at said general election there shall be elected by the people of the Territory of Arizona one representative in congress. I do further proclaim and order that there shall likewise be elected by the territory at large three judges of the supreme court whose terms of office shall be co-terminus with that of the governor of the state elected at said election.

I do further proclaim and order that there shall likewise be elected by the people of the territory at said general election three corporation commissioners, whose terms of office shall be co-terminus with that of the governor of the state elected at the same time.

I do further proclaim and order that there shall be elected at said general election by the people of the territory a legislature consisting of a senate of nineteen members and a house of representatives of thirty five members who shall be apportioned among the several counties as follows:

Apache county, 1 senator, 1 representative; Cochise county, 2 senators, 7 representatives; Coconino county, 1 senator, 1 representative; Gila county, 2 senators, 3 representatives; Graham county, 1 senator, 2 representatives; Greenlee county, 1 senator, 2 representatives; Maricopa county, 2 senators, 6 representatives; Mohave county, 1 senator, 1 representative; Navajo county, 1 senator, 1 representative; Pima county, 2 senators, 3 representatives; Pinal county, 1 senator, 1 representative; Santa Cruz county, 1 senator, 1 representative; Yavapai county, 2 senators, 4 representatives; Yuma county, 1 senator, 2 representatives.

I do further proclaim and order that in each county of the territory there shall be elected at said general election the following county officers, namely: a sheriff, a recorder, a treasurer, a school superintendent, a county attorney, an assessor, a county superintendent of roads and a surveyor, the term of office of each of said officers shall terminate on the first Monday in January, 1913; and there shall also be elected at said general election in each of said counties three supervisors, whose terms of office shall be as follows: the candidate who shall receive the highest number of votes at said election shall hold office until the first Monday in January, 1915, and the two candidates receiving the next highest number of votes shall hold office until the first Monday in January, 1913.

I do further proclaim and order that there shall be elected in each county of the territory at said general election a judge of the superior court, whose term of office shall be

co-terminus with that of the governor of the state elected at said general election; and there shall likewise be elected in each county at said general election a clerk of the superior court whose term of office shall be co-terminus with that of the judge of said county elected at said general election.

I do further proclaim and order that under and by virtue of the provisions of said joint resolution the electors of Arizona at said general election shall vote upon and ratify and adopt the following proposed amendment to the proposed constitution of the proposed state of Arizona as a condition precedent to the admission of said state, to-wit:

"Section 1. Every public officer in the State of Arizona, except members of the judiciary, holding an elective office, either by election or appointment, is subject to recall from such office by the qualified electors of the electoral district from which candidates are elected to such office. Such electoral district may include the whole state. Such number of said electors as shall equal twenty five per centum of the number of votes cast at the last preceding general election for all of the candidates for the office held by such officer may by petition, which shall be known as a recall petition, demand his recall." I do further proclaim and order that the ballots to be provided for said general election shall have printed thereon this proposed amendment, and there shall be placed on said ballots two blank squares with dimensions of one half an inch, and opposite one of said squares shall be printed the words, "for constitutional amendment," and opposite the other blank square shall be printed the words, "against constitutional amendment."

I do further proclaim and order that under and by virtue of the provisions of the Enabling Act of congress, approved June 20, 1910, and the terms and provisions of said ordinance No. 2, a qualified elector at said general election shall be any male citizen having resided in the territory at least twelve months next preceding the date of the election of delegates to the said constitutional convention, which was held on the 12th day of September, 1910, and who shall possess in other respects the qualifications of an elector as provided by Title 20, Revised statutes of Arizona, August 2, 1901, and whose name appeared upon the great register as constituted by section 19, of said Enabling Act; and I do hereby offer a reward of fifty (\$50.00) Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, part 1, of the Penal Code, such reward to be paid until the total amount hereafter expended for the purpose reaches the amount of one thousand (\$1000.00) Dollars.

In witness whereof, I have hereunto set my hand and caused the Great Seal of the territory to be affixed, Done at Phoenix, the capital, this 20th day of September, A. D., nineteen hundred and eleven. RICHARD E. SLOAN, By the Governor: GEO. U. YOUNG, Secretary of Arizona.

Proceedings of Board of Supervisors. (Continued from page three.)

tile, or by strikes or lockouts caused by the acts of employees, then the time herein fixed for the completion of the work shall be extended for a period equivalent to the time lost by reason of any or all the causes aforesaid, which extended period shall be determined and fixed by the architect, but no such allowances shall be made unless a claim therefor is presented in writing to the architect within forty-eight hours of the occurrence of such delay.

ART. VIII. The owner agrees to provide all labor and materials essential to the conduct of this work not included in this contract in such manner as not to delay its progress and in event of failure so to do, thereby causing loss to the contractor, agrees that they will reimburse the contractor for such loss; and the contractor agrees that if he shall delay the progress of the work so as to cause loss for which owner shall become liable, then he shall reimburse the owner for such loss. Should the owner and contractor fail to agree as to the amount of loss comprehended in this article, the determination of the amount shall be referred to arbitration as provided in Article XII of this contract.

ART. IX. It is hereby mutually agreed between the parties hereto that the sum to be paid by the owner to the contractor for said work and material shall be the sum of Forty-three Thousand (\$43,000) Dollars, subject to the addition and deductions as hereinbefore provided and that sum shall be paid by the owner to the contractor, by warrant, vouchers drawn by the owner upon the treasurer of Greenlee County and the said contractor is to be paid Seventy-five per cent of the value of work done during each month said work to be determined by an estimate of the architect and payment shall be made

only upon certificate by the architect as to the value of the work. The final payment of Twenty-five per cent shall be made within ten days after the completion of the work included in this contract and all payments shall be due when certificates for the same are issued.

If at any time there shall be evidence of any lien or claim for which if established, the owner of said premises might become liable, and which is chargeable to the contractor, the owner shall have the right to retain out of any payment then due or thereafter to become due an amount sufficient to completely indemnify the owner against such lien or claim. Should there prove to be any such claim after all payments are made, the contractor shall refund to the owner all money that the latter may be compelled to pay in discharging any lien or said premises made obligatory in consequence of the contractor's default.

ART. X. It is mutually agreed between the parties hereto that no certificate given or payment made under this contract, except the final certificate or final payment, shall be conclusive evidence of the performance of this contract, either wholly or in part, and that no payment shall be construed to be an acceptance of defective work or improper materials.

ART. XI. The contractor shall within Thirty days from date hereof furnish the owner a good and sufficient bond in the sum of Twenty-one Thousand Five Hundred Dollars (\$21,500.00) to secure the faithful performance of this contract.

ART. XII. In the case the owner and contractor fail to agree in relation to matters of payment, allowance or loss referred to in Articles III or VIII of this contract, or should either of them dissent from the decision of the Architect referred to in Article VII of this contract, which dissent shall have been filed in writing with the Architect within Ten days of the announcement of such decision, then the matter shall be referred to a board of arbitration consisting of one party appointed by the contractor and one party appointed by the owner these two to select a third. The decision of any two of this Board shall be final and binding on both parties hereto. Each party hereto shall pay one-half of the expense of such reference.

Article XIII. The said parties for themselves, their heirs, successors, executors administrators and assigns do hereby agree to the full performance of the covenants herein contained. In witness whereof, the parties to these presents, have hereunto set their hands and seals, the day and year above written.

Otto P. Kroeger (seal) The Board of Supervisors of Greenlee County, Territory of Ariz. By B. F. BILLINGSLEY, Temporary Chairman

Territory of Arizona, County of Greenlee, ss. Before me, E. V. Horton, a Notary Public in and for the aforesaid county and Territory, on this day personally appeared Otto P. Kroeger, and B. F. Billingsley, known to me to be the Temporary Chairman of the Board of Supervisors of Greenlee County, Territory of Arizona, known to me to be the person whose names are subscribed to the foregoing instrument, and acknowledged to me that they signed and executed the same for the purposes and consideration herein expressed.

Given under my hand and seal of office, this the 16th day of November 1911. (Seal) E. V. HORTON, Notary Public.

My commission expires Sept. 28, 1915.

Upon motion by E. F. Billingsley, seconded by George Webster the following election boards for general election December 12th, 1911, are appointed and places for holding said general election are also designated as follows, to-wit:

Franklin Precinct. Tom Nations, Inspector. Frank McGrath, judge. Jim Smith, judge. Voting place, Franklin School house.

Duncan Precinct. Joe McClusky, Inspector. V. E. Burtcher, judge. W. H. Alexander, judge. Voting place, Hoob's Hall.

Sheldon Precinct. Geo. B. Gamble, Inspector. Ola Sexton, judge. J. K. Chilton, judge. Voting place, Sheldon School house.

York Precinct. E. Day, Inspector. J. W. Foote, judge. Morg Merrill, judge. Voting place York school house.

Cuthrie Precinct. John H. Brown, Inspector. W. L. Neel, judge. C. M. Short, judge. Voting place, Cuthrie's school house.

Clifton Precinct. Pickins Anderson, Inspector. M. E. Crawford, judge.

Henry Hill, judge. Voting place, Library hall. Morenci Precinct. Rod. McDougal, Inspector. I. S. Seth, judge. Wm. J. Donahue, judge. Voting place, Morenci school house.

Eagle Precinct. A. T. Wilson, Inspector. Mack McCurdy, judge. Jim Montgomery, judge. Voting place, Eagle school house.

Metcalf Precinct. Sam Langford, Inspector. Henry Bingham, judge. E. M. Geeter, judge. Voting place, J. peace office.

Elue Precinct. Geo. Thompson, Inspector. R. H. Hollis, judge. John Cathey, judge. Voting place, Blue School house.

Upon motion by B. F. Billingsley seconded by Geo. Webster, the clerk of the Board of Supervisors is hereby authorized to order sufficient election supplies for the State General election to be held Dec. 12th, 1911. At 8:50 o'clock p. m., the Board of Supervisors stands at recess until 7 p. m., Nov. 17th, 1911.

Clifton, Arizona, Nov. 17, 1911. The Board of Supervisors met this day in continued special session at 7 p. m. o'clock.

The following demands are audited allowed and ordered paid out of the expense fund.

777 I. B. English, fare mil. per diem and meals 303.00 301.80 540 797 P. Anderson, Services as guard. 34.90 34.90 541

C. G. Spann, republican nominee for County Recorder, having made a written request to the Board of Supervisors, to take his name from the official ballot for the election to be held Dec. 12th, 1911, dated Nov. 7th, 1911, a motion is made by Geo. Webster, seconded by B. F. Billingsley, to comply with the above cited request, and the name of C. G. Spann, republican nominee for County recorder, is hereby taken from official ballot of General State election, December 12, 1911.

J. A. Terrell, republican nominee for Supervisor, having made written notice to the Board of Supervisors, under date of Nov. 9th, had withdrawn his candidacy for the office, (certified to by the chairman and secretary of the Republican Central Committee), a motion is made by Geo. Webster seconded by B. F. Billingsley to take the name of said J. A. Terrell off the official ballot for the ensuing general election in accordance with the above mentioned request and certification.

At the written request of J. L. T. Waters, dated Nov. 6th, 1911, and the official request of the chairman and secretary of the Republican Central Committee, dated Nov. 13th, a motion is made by Geo. Webster, seconded by B. F. Billingsley, in accordance with the above mentioned request, to place name of J. L. T. Waters, for the office of Supervisor, as a republican candidate upon the official ballot, in lieu of J. A. Terrell, for the general state election Dec. 12, 1911.

Upon authority of a written request by R. L. Lester, Democratic nominee for justice of the peace, Metcalf precinct to remove his name from the official ballot as a candidate for the above mentioned office, a motion is made by B. F. Billingsley seconded by George Webster to remove the name of Mr. R. L. Lester from the said official ballot.

Upon motion by B. F. Billingsley seconded by George Webster, member George Webster is granted a leave of absence for a period of 30 days. Effective Nov. 18th, 1911, and terminating Dec. 18th, 1911.

In the matter of the issuance of bonds for the purpose of building and erecting a courthouse and jail for the county of Greenlee, Territory of Arizona, in accordance with paragraphs 1018 to 1026 inclusive of Chapter 2, Title 14 of the Revised Statutes of Arizona Territory, 1901.

Upon motion and by unanimous vote the Board of Supervisors passed the following motion:

Whereas, the aggregate amount of indebtedness of the County of Greenlee, Territory of Arizona, does not exceed four per centum on the value of the taxable property within said county, as ascertained by the last assessment roll for Territorial and County taxes.

Whereas, the said county of Greenlee has not heretofore erected any courthouse and jail and have not at the present time any court house and jail nor other suitable buildings;

Whereas, the said County of Greenlee has taxable property amounting in value to \$7,252,869.58, and that the sum of \$50,000.00 the amounts of said bonds to be issued when added to the sum of \$160,764.70, the existing indebtedness of the County does not exceed four per centum of the taxable property of the said County of Greenlee; and

Whereas, the said bonds for the sum of \$50,000.00 are to be issued for the purpose of erecting a courthouse, and jail at Clifton, Greenlee,

County, Territory of Arizona, which is the County seat of said County and for the purpose of purchasing grounds therefor and fencing same.

Now, therefore, It is ordered that the negotiable coupon bonds of the said County of Greenlee, Territory of Arizona, be issued in the aggregate amount of Fifty Thousand Dollars, (\$50,000.00,) said bonds shall consist of 50 bonds for the sum of One Thousand Dollars (\$1000.00) each, shall be dated the 1st day of January, A. D. 1912, shall bear interest at the rate of 6 per cent per annum, payable semi-annually, both principle and interest payable at the office of the County Treasurer of the County of Greenlee, Territory of Arizona, in gold coin, lawful money of the United States of America, of the present standard of weight and fineness; said bonds to be signed by the chairman of the Board of Supervisors, attested by the Clerk under seal thereof, and registered by the said treasurer of Greenlee county, Territory of Arizona; said coupons shall be signed chairman of the Board of Supervisors, attested by the Clerk and it is further ordered that the bonds and coupons shall be substantially in the following form, to-wit:

No. The County of Greenlee in the Territory of Arizona, for value received, promises to pay to or order, at the office of the Treasurer of said County in Clifton, Greenlee County, Territory of Arizona, on the first day of January 1937, or at any time before that date, at the pleasure of the County, the sum of One Thousand Dollars in gold coin of the United States of America, with interest at the rate of Six per cent per annum, payable at the office of the County Treasurer, of Greenlee County, Territory of Arizona, semi-annually on the first day of July and January, in each year on presentation and surrender of the interest coupon hereto attached. This bond is issued by the Board of Supervisors of the said Greenlee County, under provisions of Chapter Two of an Act of the Legislative Assembly of the Territory of Arizona, entitled "An Act Concerning Counties, their Boundaries and Officers," approved 9th day of March 1887, and in conformity with a resolution of said Board, dated the 17th day of November, A. D., 1911.

In testimony whereof the said County by its Board of Supervisors has caused this bond to be signed by the chairman of the board and attested by the Clerk of the Board, with the County seal attached, this day of, A. D., 1911.....

Chairman of the Board of Supervisors Attest:

Clerk of the Board of Supervisors. And the interest coupon shall be in the following form:

The Treasurer of Greenlee County, Territory of Arizona, will pay to the holder hereof, on the day of, A. D., 1911... at his office in Clifton, Greenlee County, Territory of Arizona, Thirty Dollars, gold coin for interest on County Bond No. issued under the provisions of Chapter Two of an "Act" Concerning Counties, their Boundaries, Government and Officers," approved 9th day of March, 1887.

Chairman of the Board of Supervisors Attest:

Clerk of the Board of Supervisors.

And it is further ordered that at the time of making the levy of taxes for County purposes, the Board of Supervisors shall annually for the purpose of paying the interest upon said bonds and for the purpose of creating a sinking fund for the payment of said bonds, levy a tax upon the taxable property in said County of Greenlee, Territory of Arizona, sufficient to pay the interest upon said bonds and to pay annually such proportion of the principal that at the end of five years the sum raised from such levies shall equal at least twenty per cent of the amount of bonds issued; at the end of ten years at least forty per cent of the amount and ta and before the date of maturity of said bonds shall be equal to the whole amount of the principal and interest. And any money so levied shall be collected and paid into the County Treasurer and placed to the credit of the Building Bond Fund of said County, and be used for the payment of the principal and interest on said bonds and for no other purpose whatever.

Upon motion by Geo. Webster, seconded by B. F. Billingsley, it is hereby ordered that the Clerk of the Board of Supervisors have Fifty negotiable coupon bonds in the sum of One Thousand (\$1,000) each printed at the earliest possible date, numbered consecutively and dated November 17th, 1911, authorizing the issuance of said bonds, and then delivering to the County Treasurer, and his receipt taken therefor and charged the said bonds in the sum of Fifty Thousand Dollars (\$50,000.00) to the said Treasurer which said charge shall stand on his official bond.

At 9:30 upon motion by B. F. Billingsley, seconded by George Webster the Board of Supervisors adjourns.